

RESOLUTION NO. 6 - 1971

A RESOLUTION ESTABLISHING RULES AND PRACTICES
FOR THE USE AND SERVICE OF THE HEWITT SANITARY
DISTRICT NO. 1 OF THE TOWN OF MARSHFIELD, SEWER-
AGE UTILITY, WOOD COUNTY, WISCONSIN.

WHEREAS, the Hewitt Sanitary District No. 1 of the Town of Marshfield, Wisconsin, Wood County, Wisconsin, hereinafter called Municipality, has undertaken to construct a Municipal Sewerage System, and

WHEREAS, the Municipality is financing a Sewerage System pursuant to Bond Resolution No. 4- 1971, and has adopted a schedule of rates and charges by Resolution No. 5- 1971, as herein stated or amended.

The Town Sanitary District Commission of Hewitt Sanitary District No. 1 of the Town of Marshfield does ordain or resolve as follows:

SECTION 1. COMPLIANCE. All persons who will receive sewer service from the Hewitt Sanitary District No. 1 of the Town of Marshfield Sewerage Utility, shall be considered as having agreed to be bound by Rules and Practices as herein stated or amended.

SECTION 2. DEFINITIONS. Unless the context specifically indicates otherwise, the meaning of terms used in this Resolution shall be as follows:

- A. "SEWAGE" - is the water carried waste created in and to be conducted away from residences, industrial and commercial premises, public buildings and other structures and premises together with such surface or drain water as may be included.
- B. "INDUSTRIAL WASTES" - are those particular liquid or other wastes resulting from any process of industry, manufacture, trade or business, or the development of any natural resources.
- C. "SEWERAGE SYSTEM" - includes all street laterals, main and intercepting sewers, and structures by which sewage or industrial waste is collected, transported, treated, or disposed of. This shall not include plumbing inside or in connection with buildings served, or service sewers from a building to curb or easement line.
- D. "SUPERINTENDENT" - shall mean the Superintendent of the Municipal Sewerage System for the Hewitt Sanitary District No. 1 of the Town of Marshfield, or his authorized deputy, agent or representative.
- E. "INSPECTOR" - shall mean any person or persons duly authorized by

the Sanitary District Commission to inspect and approve the installation of building sewers and their connection to the Municipal Sewerage System.

- F. "SEWER" - shall mean a pipe or conduit for carrying sewage.
- G. "PRIVATE PLUMBING" - shall mean all that sewage plumbing within the walls of structures served by the Sewage Utility including that portion on the exterior of the structure connecting it to the curb line.
- H. "PERSON" - shall mean any individual, firm, company, association, society, corporation, or group.
- L. "SHALL" - is mandatory.
- J. "SERVICE AREA" - shall include all property whose boundary lines are within 500 feet of the Sewage System.

SECTION 3. APPLICATION FOR SERVICE. Application for service shall be made by notifying the Superintendent of the Municipal Sewage Utility, or a member of the governing board. The application shall include:

- A. Name of the property owner
- B. A general and/or legal description of the property to be served

An application for disposal of industrial waste shall include, in addition to the above, the following:

- C. Estimated volume of waste
- D. Variation in rates of discharge
- E. Characteristics of waste, and
- F. Strength of waste

SECTION 4. USE OF SEWAGE SYSTEM.

- A. If a user of the sewerage system discharges any substance therein which is deemed injurious by the Superintendent or committee to the operation of the sewerage system, he shall be required to discontinue the discharge of such substance in the sewerage system. If after ten days notice in writing, such user continues to discharge such injurious substance into the sewerage system, he shall be subject to a forfeiture of \$10.00. Each day in which such violation continues to exist, after effective date of notice to discontinue such discharge, shall be deemed a separate violation.

- B. It will be the responsibility of the Superintendent to give to each user a card containing the restrictions on the use of the sewerage system.
- C. Restrictions with respect to domestic and commercial wastes to be discharged to the sewer:
 - 1. No customer shall discharge or cause to be discharged to the sanitary sewer any storm water, surface water, ground water, roof runoff, or surface drainage.
 - 2. Except as hereinafter provided, no person shall discharge or cause to be discharged any of the following described liquids or solids wastes to any sanitary sewer:
 - (a) Any gasoline, benzene, Naptha, fuel oil, or other flammable or explosive liquid, solid or gas.
 - (b) Any ashes, cinders, sand, mud, straw, shavings, metal, glass rags, feathers, tar, plastics, wood, paunch manure, or other solid or sticky substance capable of causing obstruction of the flow in sewers or other interference with the proper operation of the sewage works.
 - (c) Any water or wastes contained a toxic or poisonous substance in substance in sufficient quantity to injure or interfere with any sewage treatment process, constitute a hazard to human and animals, or create any hazard in the receiving treatment facility.
 - (d) Any waters or wastes containing suspended solids of such character and quantity that unusual attention or expense is required to handle such material at the sewage treatment plant.
 - (e) Any noxious or molodorous gas or substance capable of creating a public nuisance.
 - (f) Any garbage that has not been properly shredded.
 - (g) Any liquid or vapor having a temperature higher than 150⁰ F.
 - (h) Any water or waste which may contain more than 100 parts per million by weight of fat, oil, or grease.
 - (i) Any waters or wastes having PH lower than 5.5 or higher than 9.0, or having any corrosive property capable of causing damage or hazard to structures, equipment, and personnel of the sewage works.

D. Special Treatment of Practices.

- (a) Grease, oil, and sand interceptors shall be provided when in the opinion of the Superintendent, they are necessary for the proper handling of liquid wastes containing grease in excessive amounts, or any flammable wastes, sand, and other harmful ingredients; except that such interceptors shall not be required for private living quarters or dwelling units. All interceptors shall be of the type and capacity approved by the Superintendent, and shall be located as to be readily and easily accessible for cleaning and inspection.
- (b) Grease and oil interceptors shall be constructed of impervious materials capable of withstanding abrupt and extreme changes in temperature. They shall be of substantial construction, water-tight, and equipped with easily removable covers which when bolted in place shall be gastight and watertight.
- (c) Where installed, all grease, oil and sand interceptors shall be maintained by the owner, at his expense, in continuously efficient operation at all times.

E. Preliminary Treatment Facilities.

- (a) Where Preliminary Treatment Facilities are provided for any waters or wastes, they shall be maintained continuously in satisfactory and effective operation, by the owner at his expense.
- (b) When manholes are required by the Superintendent, the owner of any property serviced by a building sewer carrying industrial wastes shall install a suitable control manhole in the building sewer to facilitate observation, sampling and measurement of the wastes. Such manhole, when required, shall be accessibly and safely located, and shall be constructed in accordance with plans approved by the Superintendent. The manhole shall be installed by the owner at his expense, and shall be maintained by him so as to be safe and accessible at all times.

SECTION 5. HOOK-UP. - *Revised. See Resolution # 13-1971*

- (A) Owners of all houses, building, or properties used for human occupancy, employment, recreation, or other purposes within the area to be served shall hook-up within ~~18~~⁹ months subsequent to such time as municipal sewerage service becomes operable.

- (B.) Owners of all premises described immediately above shall be required to install at his expense suitable and operable toilet facilities therein, and have such facilities connected to the municipal sewerage system within the prescribed period.
- (C) It shall be unlawful to discharge to any natural outlet within the area served by the system, any sanitary sewage, industrial waste, or other polluted waters except where suitable treatment measures have been prescribed in accordance with provisions of this Ordinance.
- (D.) The owner shall connect, install, and maintain at his own expense that portion of the service from the curb, if there be one, otherwise the easement line to his premises; except when collection lines cross the owner's property the installation and maintenance responsibility shall be from collection line to the premises. The installation and maintenance of the private sewer shall be in compliance with the local codes and the code of the Wisconsin State Board of Health, Division of Plumbing and Related Services performed by persons authorized to make connections and under the supervision of the Superintendent of the Sewerage Utility.
- (E) These Rules may be changed or amended.
- (F) All excavations for building sewer installation shall be adequately guarded with barricades and lights so as to protect the public from hazard. Streets, sidewalks, parkways, and other public property disturbed in the course of the work shall be restored in a manner satisfactory to the Sanitary District Commission.

SECTION 6.

- A. All resolutions or parts thereof in conflict herewith are hereby repealed.
- B. This resolution shall be in full force and effect from its passage, approval and posting or publishing according to the Laws of Wisconsin.

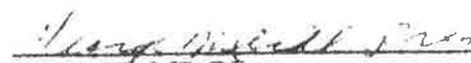
PASSED AND APPROVED ON MARCH 18, 1971.

SEAL:

ATTEST:


ROBERT WENDT

Secretary


GEORGE MEIDL

President